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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/459,522	12/13/1999	CHET M. CRUMP	041861-01500	1246
23556 759	90 09/16/2005		EXAMINER	
KIMBERLY-C	CLARK WORLDWID	EREZO, DARWIN P		
NEENAH, WI			ART UNIT PAPER NUMBER	
			3731	
			DATE MAILED: 00/16/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Dervin P. Erezo 3731		09/459,522	CRUMP ET AL.				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address — Period tor Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Ederations in time rap be available used the proteined of 3 CFR 1.13(6). In no event, however, may a noply be timely filed If the period for reply specified above is less bins thinty (0) days, a reply with the statisticy minimum of thinty (0) says will be considered kinning. If the period for reply specified above, the maximum statistopy period vall again SE (9) MONTH9 from the mailing date of his communication. Filence to reply within the set or extended predict for reply with by statistopy period vall again SE (9) MONTH9 from the mailing date of his communication. Filence to reply within the set or extended predict for reply with by the statistopy period vall again SE (9) MONTH9 from the mailing date of his communication. Filence to reply within the set or extended predict for reply with by the set of the communication. Filence to reply within the set or extended prediction. Filence to reply within the set or extended prediction. Filence to reply within the set or extended prediction. Filence to reply within the set or extended prediction. Filence to reply within the set of the set of the communication of the set	Office Action Summary	Examiner	Art Unit				
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1) Responsive to communication(s) filed on 26 April 2005. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) 18 is/are allowed. 6) Claim(s) 18 is/are allowed. 6) Claim(s) is/are rejected. 7) Claim(s) is/are rejected. 7) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) Paper No(s)/Mail Daise. 9) Notice of Informal Patent Application (PTO-152) 6) Other:	THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply. If NO period for reply is specified above, the maximum statutory period v. Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing.	36(a). In no event, however, may a reply be within the statutory minimum of thirty (30) dwill apply and will expire SIX (6) MONTHS fro	timely filed ays will be considered timely. m the mailing date of this communication. IED (35 U.S.C. § 133).				
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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-17 and 19-21 are rejected under 35 U.S.C. 102(b) as being anticipated by US 5,343,857 to Schneider et al.
- 3. As to claims 1-10, 15-17 and 19-21, Schneider teaches an apparatus comprising a catheter 23; a manifold 10; and a valve 20,19 disposed in the manifold, the valve being configured to selectively limit the withdrawal of air form the ventilation circuit, wherein the valve is still <u>fully capable</u> of being opened by the catheter in the following process:

-advancing catheter **23** past adapter **11** so that the catheter would be located outside the adapter (i.e., as shown in Fig. 3, moving the catheter to the left prior to connecting the adapter to the manifold);

-the catheter 23 will then be the first structure to engage valve 20,19 when the adapter and manifold are connected as per the modification above.

-therefore, the catheter, manifold and the valve will form an integrated unit (shown in Fig. 4) and would not a separate valve opening member.

Schneider also teaches a valve comprising at least one protrusion (tip of valve **20,19**) on at least one surface of the valve and wherein the valve is a flap; wherein the

valve moves between a first, distal position (see Fig. 4), and a second, proximal position (see Fig. 2); wherein the flap is configured such that at least one protrusion on a proximal surface of the flap engages the catheter; wherein the apparatus further comprises a catch 19 to engage the flap as is drawn into the second, proximal position, and to retain the flap in the second position (member 19 engages flap 20, as seen in Fig. 2, and retains flap 20 in the closed, second position); wherein the flap 20 is pivotably connected to the manifold; wherein the flap is generally disk-shaped because the valve is located within port 15, which is circular; wherein the valve has an open position (as seen in Fig. 4) and a closed position (as seen in Fig. 2) wherein friction maintains the valve in the closed position; wherein the valve has an aperture (as seen in Figure 4, where the catheter 23 passes through) and the flap disposed to selectively cover the aperture; wherein the apparatus has a collar 33 disposed in the manifold having an aperture; wherein the collar including a port 33 for injecting liquid; wherein the apparatus further comprises a suction catheter 23 having distal end; a protective sleeve 22 surrounding the catheter; a manifold 10,11 connected to the protective sleeve and having means for accommodating inspiration and expiration of respiratory gases 13,14; and a valve 16 connected to the manifold and pivotally moveable with respect thereto for engaging the distal end of the catheter to minimize the amount of air being drawn thereto in responsive to suction through the catheter wherein the valve comprises a flap 20 and wherein the valve further comprises at least one protrusion (see attached figure) on a surface of the valve; wherein the valve comprising a pivotable flap 20; wherein the wherein teaches a valve comprising an aperture (as seen in Figure 4, where the

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catheter 23 passes through); wherein the apparatus further comprises a locking member 19 disposed in communication with the flap 20 for selectively preventing movement of the flap (as seen in Fig. 2, member 19 engages flap 20 and prevents further movement inwardly) and wherein the locking member comprises a projection extending inwardly; and wherein the locking member comprises a force-fit coupling between the flap and the catheter.

4. As to claims 11-14, Schneider teaches an endotracheal catheter system comprising a catheter 23 having a distal end; a ventilator manifold 10 disposed in communication with the catheter such that the catheter may be advanced through the manifold into the respiratory system of the patient and withdrawn from the respiratory system of the patient through the manifold; and a valve 16 for at least partially occluding the distal end of the catheter (see Fig. 4), the valve being configured to frictionally engage the distal end and thereby occlude the distal end; and wherein the valve is still fully capable of being opened by the catheter in the following process:

-advancing catheter **23** past the adapter **11** so that the catheter would be located outside the adapter (i.e., as shown in Fig. 3, moving the catheter to the left prior to connecting the adapter to the manifold);

-the catheter **23** will the be the first structure to engage the valve **20,19** when the adapter and manifold are connected as per the modification above.

-therefore, the catheter, manifold and the valve will form an integrated unit (shown in Fig. 4) and would not a separate valve opening member.

Schneider also teaches the valve comprising a flap 20 and wherein the valve further comprises at least one protrusion (see attached Figure) on at least one surface of the valve; wherein the flap 20 is configured to engage the distal end of the catheter via the protrusion (see Fig. 4); wherein the system further comprises a first wiper seal 24 and a second wiper seal 27 disposed about the catheter when the catheter is advanced in the manifold; wherein the catheter is retractable so that the distal end of the catheter is disposed proximally form the first wiper seal and distally from the second wiper seal.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 22-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schneider et al in view of US 6,168,758 to Forsberg et al.
- 7. As to claims 22-25, Schneider fails to specifically teach the type of material the valve is constructed of. Forsberg et al. discloses a liquid assay device comprising a valve composed of polyether block amides (col. 6, lines 38-49). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to use any well known material, including the polyether block amides of Forsberg et al. or the recited limitations of the claims, because it is a mere substitution of one valve material for another. Also, it has been held to be within the general skill of a

worker in the art to select a known material on the basis of its suitability for the intended use as a matter of choice. *Sinclair & Carroll Co. V. Interchemical Corp.*, 327, 65 USPQ 297 (1945) also note In re Leshin, 227 F.2d 197, 125 USPQ 416 (CCPA 1960).

Allowable Subject Matter

8. Claim 18 is allowed over the prior art of record.

Response to Arguments

9. Applicant's arguments filed 4/26/05 have been fully considered but they are not persuasive. The Schneider reference still teaches a catheter that is fully capable of opening the valve and forms an integrated unit with the manifold, as discussed in detail in the rejections above. It should be noted that the negative limitation of "in the absence of a separate valve opening member" is a functional limitation. In order to provide more weight to said limitation, the Examiner suggests limiting the claims to "consisting of", which would eliminate the adapter structure in the claimed invention.

With regards to the arguments that there is no clear teaching that the catheter of Schneider is sufficiently strong to open the valve; it is the examiner's position that the catheter is fully capable of opening said valve since Schneider teaches a valve that is fully capable of being opened by the adapter. Moreover, Schneider's catheter is fully capable of opening a valve in as much as applicant's own catheter is able to open a valve, since catheters are inherently resilient.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Darwin P. Erezo whose telephone number is (571) 272-4695. The examiner can normally be reached on M-F (7:30-4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Anhtuan T. Nguyen can be reached on (571) 272-4963. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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